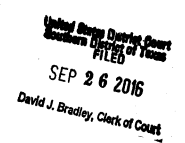
Case 1:16-cv-001109 Document 820 Filed on 09/26/16 in TXSD Page 1 of 10

INTTHE UNITED STATES COURT OF APPEALS FOR THE FIFTH CIRCUIT

UNITED STATES GOVERNMENT ET AL Petitioners-Plaintiffs

V.

BARACK HUSSEIN OBAMA ET AL Respondents-Defendants



AFFIDAVIT ON EQUITABLE ESTOPPEL JURISDICTION SUPPORTING 21ST CENTURY CLASS ACTION LAWSUIT THE C.A.16-41077/D.C.1:16-cv-00119 OF PETITION-ING VICTIMS--UNITED STATES GOVERNMENT, COMITY GOVERNMENT OF/BY/FOR WE

- ON AFFIDAVIT: a). Arunga declares that a 10-page maundering gibbirish marked and herein attached, Appendix A-25, is rejected as most and objected to as nothing; imparting contortively concerted designed purjury, judicial finagling in some form of spurious actions—threats and intimidations employed by partydefendants and partyhired SPECIALCOUNSEL, IGNACIO TORTEYA, III as amended defteren, to obtruct justice in this proceeding.
 - b). Thus, defendants-appellees are now on NOTICE that they, retroactively, in 18-years of partydemocracts administrations and within 7+current years of Barack Hussein Obama-Joseph Robinette Biden-Hillary Rodham/Rodham-Clintons imperial administration(s), premeditated and carried and continue to carry out Treasons'Actions, national-international political-financial finaglings in bribes, money laundering schemes; corruptions, by illegally operating businesses of corrupt conflicts; polltax/bribing partydemocractsSUPERDELEGATES; national rigged elections by primary fixed corruptions-electors; email/ damnemails scandals; private/privateserverscandals; SCOUTUS corrupting dictum expulsionjudiciaryfinaglingfuzes; Obama-Biden-Clintons delusionallegislative/impe-* arial-directives-fuzes. That, individually and collectively, separately and jointly, defendants and appellees; and, are joinder and mandatory joinder, intheir premeditated capacities to carry-out and carried-out; as currently-concurrently, continue carryingut CRIMINAL ACTS WHEREFORE RICO-18 Sections 2-4; Sections 16(a)-(b); Section 18; Section 21; Sections 24(a)-25, Sections 33(a)-34; Sections 35(a)-(b); Sections37(a)-(b); Sections 201-203; Sections 205(a)(1)-2et seq.; including Section 208(a); Section 209(a); Sections210-211; and Section 216 ISSUE AND EXPEL Barack Hussein Obama and his clandefendants-appellees, joint joinder and collective mandatory joinder from the property and from all functions of the United States Government and the United States citizens and their friends -- allies SEE ALSO RICO-Title 18: Section 5; Section 7(1) etseq; Section 8; Sections 9(A) and 9(B); Sections 24(b); Sections 241-242% Rights of petitioning PlaintiffsVictims for their judicial reliefs. Id ClassAction, Appendixes.

EQUITABLE ESTOPPEL JURISDICTION IN SUPPORT-OF PETITIONERS CLASSACTION

c). Arunga, further declares that defendants William Jefferson Clinton, Hillary Rodham and Hillary RodhamClintons premeditated deathplots to be carried out in
the most heinous ways against VICTIMSof, the Clintons'
criminal businessACTIONS, AND ACTS. & b, Supra; The
Kelly File FYNEWS

Kelly File, FXNEWS. d). Similarly, Arunga declares that 18 previous and 7+current years of Carter-Clintons-Obama-Biden partydemocratic administrations; partydemocratic SCOUTUS forum of Ginsburg-Breyer-Kegan engaged and contortively continue to engage in unAmerican Government of Executive-Judicial-and-ReidPoliticalLegislative and Financial Eaina guings. That, by defts imperial-dictum-corrupt legislative expulsion FUZES, said defendants-appellees have vexatiously managed to usurpate the United States Government, The Comity-Government of Democracy of/by/for We The People.. Ourselves.. Our Posterity As Ordeined Esta blished The CONSTITUTION held: criminal acts actions activities treasons, against Petitioning Plain-tiffsVictims--UNITED STATES GOVERNMENT ET ALeare banned as CULT-IMPERIAL-OCHLOCRACY; and that partydefts- partydemocracts in their imperial usurpations, against VICTIMS, -appellees abandoned United States Military SURGE SECURITY AND SAFETY -- Common Defense, bestowed upon United States President confirmed by United States Majority Vote of the Legislature, Legal Estoppel holds, defts Appells abandoned the OATHOBLIGATION that is required to support The CONSTITUTION of United States Government et al Said defendants-appellees committed and continue to commit heinous crimes against the United States Government et al, to issue EQUITABLE ESTOPPEL WRIT against defendants and against defendants CRIMES.Id. Acknowledging that they retain-possess-use unsecure(d) *PRIVATESERVER(S), in their corrupt businesses; as employees and their associates working fulltime in the Bill-Hillary Clintons Foundation, Inc. as well as in the United States Government Departments and Agency. as corrupt AGENTS they as at appointed time, Bill, Hillary Clintons and their associates realized that Chris, Sean, Charles stumbled into corrupt-businesses Hillary and ClintonsFoundation composite multiSCANDALS. THAT THE SAID TRIO (Chris-Sean-Charles-THE INNOCENT AMERI-GAN CHILDREN), wanted out of the Clintons Foundation for TRIO hardly BELIEVED hadbeenentrapped into HillaryBillClintons (Secretary of State-ex-United States President) PRIVATESERVER FINAGLINGSCORRUPTIONS aiding worldwide terrorists, to threaten, invade, attack and kill, heinously, citizens and the allied friends of United States Government. Id.

e). Denied U.S.Military Security that protects United States Diplomats; denied access to the United States MadamSecretary, intentionally; Led to the brutalterroristspathwaysand tunnels;

Cont.--Page-3
NO.C.A.16-41077/AFFIDAVIT ON
EQUIABLE ESTOPPEC JURISDICTION
IN SUPPORT OF PETITIONERS'CLASSACTIO

A

TRIO'S REQUESTS FOR HELPFROMMADAMSECRETARY, WERE PUT ON HOLD UNANSWERED; THEN, WERE DIRECTED TO SOME CYBER'S AGAENCY'S AGENTS WITH INSTRUCTIONS TO RETAIN THEM IN THEIR MOST HIDDENWAYS, SUBJECT TO BE DESTROYED, BY ORDER FROM William Jefferson, Hillary Rocham Clintons' associates, who bymonitoring UNSECURE(D) PRIVATESERVER'S TECHS, SAID DEFENDANTS-APPELLEES LET THE TERRORISTS HACK AND LISTEN TO THE ENTIRE BENGHAZI DEATHS-PLOTS AGAINST CHRIS-SEAN-CHARLES TO TRIO HEINOUSEXECUTIONS, BY TERRORISTS-HACKERS, INHERENTLY SUSPECTED AS "MOSLEM BROTHERS" AND THEIR WORLDWIDE CONNECTED TERRORISTS. ID.

f). Meantime. Chris, Sean, Charles--"TRIO, were moved around, unaware of the pathways and tunnels occupied by Moslem Brothers and their associates, around and onto Benghazi, until, the innocent American CHILDREN--Chris-Sean, and Charles met their Lath in Flames, Serentants-APPELLEES. THE CLINTONS AND THEIR ASSOCIATES, CORDINATED AND ORCHESTRATED, to making sure all the property the TRIO had on them or carrying with them, including cellphones, computers, laptops, official and unofficial documents, phonecalls, emeils and damnemail messages to/from the defendants were destroyed to as leaving behind impossible traceable evidence to salvages. Unretievable See ClassAction, Appendixes; Kelly File(very reliable Compendium kept by Megyn Kelly), FXNEWS.

g). Defendants-Appellees were aware of the Clintons, Clintons' associates and their capable capacities of plans to destroy innocent people they disagree with or are not in support of the corrupt delusional political and financial finaglings of William Jefferson-Hillary Clintons/Rodham-Clinton associated CLAN composite hate, contortive extortions, parjuries, justice Obstruction Thus, defendants- appelles are trapped into their and herecy. CORRECTIONS., emailscandals, polltax-Sperdelegates primaryfixed elections scandal DNC and partydemocrats backers associated with MadamSecretary on 140+foreignTRIPS for foregaset-up bribes-bri-berySCANDALS, don tsay don the 160 Mi GLEAR BHGLOBALINTVE into innocentwomenLOINS WEIT INGCIGARSFOR Bill Hillary Clintons and their associated defendants delussions' beliefs in inhuman CAR-NALBEHAVIORISHANDROGYNOUS MENTAL ABNORMALITIES -- homosexual sobomic axs curtimes the correct of the second Defendants-Appellees, their corrupt-cult-usurpatory imperial ochlockacyas Unamerican do would not issue in the United States Government, The Comity-Government of Democracy of/by/for We The people..Ourselves..OurPosterity and the Allies of the United States of America. Peruse ORIGINAL JURISDICTION SUA SPONTE OF NONDELEGABLEITYPOWER BESTOWED UPON LEGISLATURE OF UNITED STATES TO EXPEL DEFENDANTS-APPELLEES, IN THEIR OFFICIAL INVOLVE-MENTS OF THE ERIAL STREAT ON AGAINST COMMANDER IN CHIEF MILITARY SURGE SECURITY AND SAFETY AND BY ABANDONING OATHOBLI-GATION REQUIREMENT FOR SUPPORTING THES CONSTITUTION." Congres-

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NO.C.A.16-41077/AFFIDAVIT ON EQUITABLE ESTOPPEL JURISDICTION EQUITABLE ESTOPPEL JURISDICTION IN SUPPORT OF PETITIONERS' CLASSACTION

sional Quarterly's Guide To Congress, Fourth Edition, N.W. Washington, D.C. 20037, Pages 693-696--Vare.Corruption, expelled by simple required vote of Congress. NONDELEGABILITY POWER OF LEG-ISLATURE, for Original JURISDICTION, SUA SPONT, AGAINST DEFENDA NTSAPPELLEES, their cult ochlocracy and in their usurpatory IMPE-RIALISM. CONSTITUTION OF THE UNITED STATES OF AMERICA, U.S.GOVER-NMENT PRINTING OFFICE, WASHINGTON, D.C. 1987, Pages 69-71. To wit, HouseSpeaker Ryan-President Pro Temp Hatch, on Original 2016 DECLARED AND ESTABLISHED "NONDELEGABILITYPOWER JURISDICTION, clothed with and bestowed upon the United States Legislature, are authorized to impanel the 2016-Congress, within this instant time of defendants-appellees chaotic partydemocrats usurpatory IMPE-RIALISM OF CARTER-BILLCLINTONS-OBAMA-BIDEN-HILLARYCLINTONS-DNC PARTYDEMOCRATIC CORRUPTIONS AND RESPONSIBLE OF FLOODING TERRORISTS! TREASONS' ACTIONS, CRIMINAL MONEYLAUNDERINGSBRIBES-BRIBERY ACTIVI-TIES, TERRORISTS FINANCING, ATTACKS, THREATENING AND KILLING INNO-CENT PEOPLE, PARTYDEMOCRATS'INHUMAN, IMMORAL AND ILLEGAL PLAN-ABORTIONS' PARENTHOOD; and, declare partydemocrats primary electors for partydemocrats running for November 8, 2016 House and Senateseats, partydemocrats'Presidential presumptive and Preside~ ntial ticket NOMINEES, MOOT; AS STHEIR CORRUPT PRIMARY ELECTIONS, PRE-PAID-PREPLEDGED ELECTORS--SUPERDELEGATES, TO THEIR PREBIBED(POLL-TAX) ELECTORAL COLLEGE, IN NATIONAL ELECTION, ARISE, COLLECTIVELY, TO AMOUNT ACTUAL FRAUDS AND FORTIOR EVIDENCE EXISTING, THEN AND, CONCURRENTLY CORRUPTIONS OF DEFENDANTS' plotted, perpetua ted, orchestrated to undo the UNITED STATES GOVERMENT THE COMITY-GOVERNMENT OF DEMOCRACY OF BY FOR WE ET AL INDISPENSABLE PARTYPE-TITIONING PLAINTIFFS-APPELLANTS, similarly, situated as citizens and allied friends of the United States of America. Affidavit a-g, Supra; Notice of Petitioning Plaintiffs' Objectionto Appendix A-25(Reptr & Recm. by one paacio Torteya, III, amendeddeft and appearing as SPECIALCOUNSEL for defendants-respondents-appellees herein, this proceedings.Id.

In SUMMARY: United States Government et al United States indispensable petitioning partyPlaintiffs-Appellants, and their 21ST CENTURY CLASSACTION LAWSUIT AND IN CONSISTENT BY THE PRINCIPALS OF THEIR PRINCIPLES OF 1620-The Mayflower Compact; 1774-First Continental Delegation-Congress; 1775-Second Continental Delegation Congress; 1776-The Declaration of Independence; 1787-1788-The Federalist Papers; 1787-The Constitution of The United States and 1791-The Bill of Rights, perfected their Said Legal Document on accountable, existing and verifiedly verified fortior evidence (Complaint attachments), establishing the partyplaintiffs, in their assertive impartation prepared in quasi indigentPETITION FORM, metures and AGAVAST STATUTORY BRIBES-BRIBERYSCANDALS-\$400.0+Millions/\$1.3Billion; including defendants swindling \$104 three times and \$112 due.monthly to Arunga without one single probable cause, except indispensable plaintiff Arunga disagrees with Obama-Biden usurpatory imperial cultOchlocracy that has divided every family, relative, citizen, allied friend and Democratic NATIONS, BY OBAMA-BIDEN-BILL AND HILLARY CLINTONS-CLINTONS

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Foundation/Bill-Hillary Global Initiative, composite corruptions, immoralhomosexual Carnal Behaviorish Androgynous Gomorrean Sodomy, under the pretenses of HIV solutions, except promoting EBOLA-ZIKASZAK, by defendants! ORAL-CIGAR'S FORNICATIONS.

THIS HONORABLE COURT IS REQUESTED TO GRANT MOTION-PETITION filed in good faith, by and for Petitioning Plaintiffs, with accompanied RELIEFS that Petitioners-Appellants Plaintiffs requested. Id. Citizen's Almanac, Unuted States Government Printing Office, Washington, D.C. 20402-0001, Pages 45-65.

Affidavit is executed in good faith, by United States Government et al indispensable partyplaintiffs-appellants, thereof, listed.

That said Affidavit's copy was mailed to one Ignacio Torteya, III, deft and SPECIAL COUNSEL of deftsrespondents.

Dated: September 20, 2016, by:

JAMES AGGREY-KWEGGYIRR ARUNGA

ARUNGA & LEE P.O.BOX 11521 EUGENE, OR 97440-3721 No. C.A. 16-41077

EXPARTE MOTION-PETITION FOR ARTICLE I, SECTION 9, CLAUSE 3-JURISDICTIONAL PEREMPTORY WRIT, DEHORS.

UNITED STATES COURT OF APPEALS FOR THE FIFTH CIRCUIT

DIRECT APPEALS DIVISION

UNITED STATES GOVERNMENT ET AL Petitioners-Plaintiffs

٧.

BARACK HUSSEIN OBAMA ET AL Respondents-Defendants

MOTICE OF AND PETITIONING PLAINTIFFS' OBJECTION TO APPENDIX A-25 -- REPORT AND RECOMMENDATION, BY ONE SINGLE DEFTS' SPECIAL COUNSEL IGNACIO TORTEYA.

RE: EXHIBIT A-23: As attached must be perused as Notice of case filing of D.C.No. 1:16-6-119 acknowledging proceeding without filing fees and other costs of 21stCenturyClas-3 ActionLawsuit, D.C.1:16-cv-00119, dated 06/09/2016.

APPENDIX A-23: As attached is ORDER TO SHOW CAUSE as obstruction of justice expulsion fuse, by magistrate-SpecialCounsel, TORTEYA, III, for Obama et al, dated June 14, 2016; lacking educated judicial merits except to intimidate petitioning VICTIMS.

RE: APPENDIX A-25 As attached is rejected-objected as nothing but by a 1974-born obstructionist of jusctice lawyer for illegally organized criminals that occupy United States Government et al property bycorrupt-delusional-imperial usurpatory-political-financial FINAGLINGS dated 08/31/2016, Ref. A-25, by Tortoya et al.

WHERE ORE, PETITIONING Plaintiffs amend and delete Donald Trump, from this proceeding as previously listed partydefendant; and list Ignacio Tortoya, III as amended partydefendant in D.C.No.1:16-cv-119 C.A.No.16-41077 to issue EQUITABLE ESTOPPEL QUESTION FOR WRIT OF NONDELEGIBLLITY-JURISDICTIONPOWER BESTOWED UPON UNITED STATES GOVERNMENT LEGISLATURE, TO EXPEL, BY MAJORITYVOTE, OBAMA AND HIS IMPE-STATES COMITY GOVERNMENT OF DEMOCRACY OF BY/FOR WEET AL, VICTIMS.

Dated September 19, 2016, by

JAMES AGGREY-KWEGGYIRR ARUNGA



UNITED STATES DISTRICT COURT FOR THE SOUTHERN DISTRICT OF TEXAS BROWNSVILLE DIVISION

NOTICE OF CASE FILING

Date Case filed:

6/9/2016

Style of Case:

United States Government, et al.

v.

Barack Hussein Obama, et al.

Case number:

1:16-cv-00119

District Judge assigned:

Judge Rolando Olvera

Magistrate Judge assigned:

Magistrate Judge Ignacio Torteya, III

Nature of Claim:

Complaint NOS 690

Your case has been filed as a Complaint.

Please write or type the civil action number on the front of all letters and documents. Address all mail to:

United States District Clerk's Office 600 E. Harrison Street, Rm. 101 Brownsville, TX 78520

The case will be handled in the ordinary course of the Court's work. Writing to the Court to ask about your case will only SLOW the process.

Date: June 10, 2016

David J. Bradley, Clerk

By: Balvina Campos, Deputy Clerk

Southern District of Texas

ENTERED

June 14, 2016 David J. Bradley, Clerk

UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF TEXAS BROWNSVILLE DIVISION

UNITED STATES GOVERNMENT, et.		§	APPENDIX-23	}
al.,		§	···	
		§		
Plaintiffs,		§		
		§		
v.		§	Case No. 1:16-cv-119	
		§		
BARACK HUSSE	IN OBAMA, et al.,	§		
Defendants.		§	4.4	

ORDER TO SHOW CAUSE

The Court is in receipt of Plaintiffs' complaint, which was filed by James Aggrey-Kweggyir Arunga (hereinafter "Mr. Arunga") on June 10, 2016. On the face of the complaint, multiple grounds could exist for dismissal under Rule 12(b) of the Federal Rules of Civil Procedure for failing to comply with Rule 8 and 9 of the same. For example, Plaintiffs fail to articulate a justiciable claim in the complaint. Further, there exists no reason to believe that the Court has subject matter or personal jurisdiction to entertain the allegations contained within the complaint. Plaintiffs are hereby given NOTICE that the Court has identified issues fatal to the cause of action and are ORDERED to show cause within 21 days as to why the complaint should not be dismissed and summons be issued.

Signed on this 14th day of June, 2016.

Ignacio Torteya,/III United States Magistrate Judge

¹ The complaint includes multiple government entity plaintiffs whom are reportedly represented by Mr. Arunga. Mr. Arunga seemingly is neither a lawyer nor affiliated with the government in any capacity. The Court advises Mr. Arunga that impersonating an officer or employee of the United States government, as well as the unauthorized practice of law, are punishable offenses.

APPENDIX A-25

UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF TEXAS BROWNSVILLE DIVISION

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§	
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§	
§	Case No. 1:16-cv-119
§	
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§	

MAGISTRATE JUDGE'S REPORT AND RECOMMENDATION

Before the Court is Plaintiffs' Complaint titled "21st-Century Impeachment-Forfeiture Class Action Lawsuit Against Barak Hussein Obama, Joseph" Joe" Robinette Biden & Against 7+-Years of Obama-Biden Imperial Administrations" filed by James A-K Arunga (hereinafter the "Complaint"). Dkt. No. 1 (errors in original). For the reasons stated herein, it is recommended that the Complaint be dismissed.

I. Background

On June 9, 2016, James A-K Arunga filed the instant Complaint, which is largely unintelligible but appears to allege that President Barak Obama, Vice-President Joseph Biden and the other defendants (collectively, the "Defendants") committed fraud, and other injustices against the citizens of the United States and their respective States. See generally Dkt. No. 1. The Complaint appears to request impeachment proceedings be brought against Defendants. See id. at 23-24. The

James Arunga PO Box 11521 Eugene, OR 97440-3721







